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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/510,580	02/22/2000	Richard A. Leeds	480169	4232
22504	7590 10/13/2004		EXAM	INER
DAVIS WRIGHT TREMAINE, LLP			VIG, NARESH	
2600 CENTUI	RY SQUARE			
1501 FOURTH	I AVENUE		ART UNIT	PAPER NUMBER
CEATTLE WA 00101 1600			1/20	

DATE MAILED: 10/13/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

•	Application No.	Applicant(s)			
	09/510,580	LEEDS, RICHARD A.			
Office Action Summary	Examiner	Art Unit			
	Naresh Vig	3629			
The MAILING DATE of this communication a Period for Reply	appears on the cover sheet w	rith the correspondence address ≚			
A SHORTENED STATUTORY PERIOD FOR REF THE MAILING DATE OF THIS COMMUNICATION  - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a  - If NO period for reply is specified above, the maximum statutory peri  - Failure to reply within the set or extended period for reply will, by sta Any reply received by the Office later than three months after the ma earned patent term adjustment. See 37 CFR 1.704(b).	N. 1.136(a). In no event, however, may a reply within the statutory minimum of thi od will apply and will expire SIX (6) MO tute, cause the application to become A	reply be timely filed  rty (30) days will be considered timely.  NTHS from the mailing date of this communication.  BANDONED (35 U.S.C. § 133).			
Status					
1)⊠ Responsive to communication(s) filed on 12	? July 2004.				
· <u> </u>	•				
3) Since this application is in condition for allow	<del>-</del>				
closed in accordance with the practice unde	er Ex parte Quayle, 1935 C.I	D. 11, 453 O.G. 213.			
Disposition of Claims					
4)⊠ Claim(s) <u>49-105 and 113-135</u> is/are pending	g in the application.				
4a) Of the above claim(s) is/are withd	Irawn from consideration.				
5) Claim(s) is/are allowed.					
6) Claim(s) is/are rejected.					
7) Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and	d/or election requirement.				
Application Papers	V				
9) The specification is objected to by the Exam	iner.				
10) The drawing(s) filed on is/are: a) a	ccepted or b) objected to	by the Examiner.			
Applicant may not request that any objection to t	he drawing(s) be held in abeya	nce. See 37 CFR 1.85(a).			
Replacement drawing sheet(s) including the corr	ection is required if the drawing	g(s) is objected to. See 37 CFR 1.121(d).			
11)☐ The oath or declaration is objected to by the	Examiner. Note the attache	d Office Action or form PTO-152.			
Priority under 35 U.S.C. § 119					
<ul> <li>12) Acknowledgment is made of a claim for foreit</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority document</li> </ul>	ents have been received.				
2. Certified copies of the priority docume					
<ol> <li>Copies of the certified copies of the preparation application from the International Bure</li> </ol>	•	received in this National Stage			
* See the attached detailed Office action for a l	, , , , , , , , , , , , , , , , , , , ,	received.			
Attachment(s)					
1) D Notice of References Cited (PTO-892)	4) Interview	Summary (PTO-413)			
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)		s)/Mail Date			
<ol> <li>Information Disclosure Statement(s) (PTO-1449 or PTO/SB/t Paper No(s)/Mail Date</li> </ol>	08) 5) Notice of 6) Other:	Informal Patent Application (PTO-152)			
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## Requirement for Information under 37 CFR 1.105

Applicant and the assignee of this application are required under 37 CFR 1.105 to provide the following information that the examiner has determined is reasonably necessary to the examination of this application.

The information is required to identify products and/or services embodying the disclosed subject matter of providing bases for evaluating present value computation detailed in reference formulas in pages 5, 8, 9, 16, 21, 22 and any other relevant evaluating subject which will explain where these formula came from or derived from?

Applicant has not clearly defined whether the applicant's invention uses the information stored on computer system (e. g. cookies) [page 15, lines 12 – 16].

On page 14, line 20 applicant recites HTTP includes provision for sending "header fields" from web browser. On page 15 lines 1 – 6 applicant discloses an example of a set of header fields.

Accept: image/gif. image/x-xbitmap. image/jpeg, image/pjpeg. application/msword. \*/\*

Accept language en-us

If-Modified-Slrice: Wed. 30 Jun 1999 00:29:04 GMT: length=349 User-agent: Mozilla/4.0 (compatible MSIE 4.01: Windws NT)

Host: www.w3.org

Proxy connection: Keep-Alive

It is not clearly defined in the originally filed disclosure whether the information fields in example of a set of header fields is applicant's invention or it is a prior art.

In response to this requirement please provide the information:

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Whether the example of information as disclosed in the originally filed specification is applicant's invention, or, at the time of information this information was made available by user's computer system which could be accessed by one of ordinary skill in the art.

If applicant is not using the information stored on user's computer, how does the applicant formulate tailored screens.

In the response received by the office on 12 July 2004, applicant argues that its invention presents e-commerce selection by excluding prior art (that is, cookie information, shared servers that use directory portions of URI-s to distinguish between stores, and individual domain names for individual shoppers). If two users using different computers, accessing applicant's invention using the same communication line and visiting the same URL will get the same tailored screen, or, it will be different. If it will be different, then please explain how applicant's invention will tailor screens using the disclosure originally filed on 22 February 2000.

All the material, bound text or publication and any known publications, papers, brochures, manual and press releases that describe using URLs, HTTP or any other protocols for generating tailored store screens.

Provide a list of keywords that are particularly helpful in locating publications related to the disclosed art of formulating tailored store screens.

The fee and certification requirements of 37 CFR 1.97 are waived for those documents submitted in reply to this requirement. This waiver extends only to those

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documents within the scope of the requirement under 37 CFR 1.105 that are included in the applicant's first complete communication responding to this requirement. Any supplemental replies subsequent to the first communication responding to this requirement and any information disclosures beyond the scope of this requirement under 37 CFR 1.105 are subject to the fee and certification requirements of 37 CFR 1.97 where appropriate.

In responding to those requirements that require copies of any other known documents, where the document is a bound text or a single article over 50 pages, the requirement may be met by providing copies of those pages that provide the particular subject matter indicated in the requirement, or where such subject matter is not indicated, the subject matter found in applicant's disclosure.

The applicant is reminded that the reply to this requirement must be made with candor and good faith under 37 CFR 1.56. Where the applicant does not have or cannot readily obtain an item of required information, a statement that the item is unknown or cannot be readily obtained will be accepted as a complete reply to the requirement for that item.

This requirement is subject to the provisions of 37 CFR 1.134, 1.135 and 1.136 and has a shortened statutory period of 2 months. EXTENSIONS OF THIS TIME PERIOD MAY BE GRANTED UNDER 37 CFR 1.136(a).

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## Conclusion

In response to this requirement, please provide a list of keywords that are particularly helpful in locating publications related to the disclosed art of cross purchase.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Naresh Vig whose telephone number is 703.305.3372. The examiner can normally be reached on M-F 7:30 - 5:00 (Alt Friday off).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Weiss can be reached on 703.308.2702. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

October 2, 2004

Naresh Vig Patent Examiner Art Unit 3629

Darrh Vig